105TH CONGRESS 1ST SESSION

S. 1535

To provide marketing quotas and a market transition program for the 1997 through 2001 crops of quota and additional peanuts, to terminate marketing quotas for the 2002 and subsequent crops of peanuts, and to make nonrecourse loans available to peanut producers for the 2002 and subsequent crops of peanuts, and for other purposes.

IN THE SENATE OF THE UNITED STATES

NOVEMBER 13, 1997

Mr. Santorum (for himself, Mr. Lautenberg, Mr. Dewine, Mr. Chafee, Mr. Coats, Mr. Gregg, Mr. Feingold, and Mr. Specter) introduced the following bill; which was read twice and referred to the Committee on Agriculture, Nutrition, and Forestry

A BILL

To provide marketing quotas and a market transition program for the 1997 through 2001 crops of quota and additional peanuts, to terminate marketing quotas for the 2002 and subsequent crops of peanuts, and to make nonrecourse loans available to peanut producers for the 2002 and subsequent crops of peanuts, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Peanut Program Improvement Act of 1997".
- 4 (b) Table of Contents of
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—MARKETING QUOTAS FOR PEANUTS

- Sec. 101. Marketing quotas for 1997 through 2001 crops of peanuts.
- Sec. 102. Termination of marketing quotas for 2002 and subsequent crops of peanuts.

TITLE II—MARKET TRANSITION PROGRAMS FOR PEANUTS

- Sec. 201. Market transition program for 1997 through 2001 crops of quota and additional peanuts.
- Sec. 202. Nonrecourse loans for 2002 and subsequent crops of peanuts.

TITLE III—IMPLEMENTATION

- Sec. 301. Regulations.
- Sec. 302. Application.

6 TITLE I—MARKETING QUOTAS

7 FOR PEANUTS

- 8 SEC. 101. MARKETING QUOTAS FOR 1997 THROUGH 2001
- 9 CROPS OF PEANUTS.
- 10 Effective beginning with the 1997 crop of peanuts,
- 11 part VI of subtitle B of title III of the Agricultural Adjust-
- 12 ment Act of 1938 (7 U.S.C. 1357 et seq.) is amended to
- 13 read as follows:

14 "PART VI—MARKETING QUOTAS—PEANUTS

- 15 "SEC. 357. DEFINITIONS.
- 16 "In this part:
- 17 "(1) ADDITIONAL PEANUTS.—The term 'addi-
- tional peanuts' means, for any marketing year—

1	"(A) any peanuts—
2	"(i) that are marketed by a person
3	who possesses a poundage quota that has
4	been established; and
5	"(ii) that are in excess of the market-
6	ings of quota peanuts for the person for
7	the year; or
8	"(B) all peanuts marketed for which no
9	poundage quota has been established in accord-
10	ance with section 358(b).
11	"(2) Crushing.—The term 'crushing' means
12	the processing of peanuts to extract oil for food uses
13	and meal for feed uses, or the processing of peanuts
14	by crushing or otherwise when authorized by the
15	Secretary.
16	"(3) Domestic edible use.—The term 'do-
17	mestic edible use' means use for milling to produce
18	domestic food peanuts (other than a use described in
19	paragraph (2)) and for seed and use on a farm, ex-
20	cept that the Secretary may exempt from this para-
21	graph seeds of peanuts that—
22	"(A) are unique strains; and
23	"(B) are not commercially available.

1	"(4) Marketing year.—The term 'marketing
2	year' means, in the case of peanuts, the 12-month
3	period beginning August 1 and ending July 31.
4	"(5) Person.—The term 'person' means a pro-
5	ducer, owner, or operator who possesses a quota es-
6	tablished under section 358(b) or who is involved in
7	the production of additional peanuts.
8	"(6) QUOTA PEANUTS.—The term 'quota pea-
9	nuts' means, for any marketing year, any peanuts
10	produced by a person who possesses a poundage
11	quota, as determined under section 358(b), that—
12	"(A) are eligible for domestic edible use as
13	determined by the Secretary;
14	"(B) are marketed or considered marketed
15	from a farm, excluding undermarketings; and
16	"(C) do not exceed the poundage quota for
17	the year.
18	"SEC. 358. NATIONAL POUNDAGE QUOTAS FOR 1997
19	THROUGH 2001 CROPS OF PEANUTS.
20	"(a) National Poundage Quotas.—
21	"(1) Establishment.—The Secretary shall es-
22	tablish the national poundage quota for peanuts for
23	each of the 1997 through 2001 marketing years.
24	"(2) Advisory committee.—The Secretary
25	shall establish the national poundage quota after

1	considering recommendations from an all-industry
2	advisory committee appointed by the Secretary.
3	"(3) Level.—The Secretary shall establish the
4	national poundage quota at a level that is equal to
5	the quantity of peanuts (in tons) that the Secretary
6	estimates will be devoted in each marketing year re-
7	ferred to in paragraph (1) to domestic edible and
8	related uses, plus a reasonable quantity of peanuts.
9	as determined by the Secretary, for carryover to en-
10	sure continuity of supply between marketing years.
11	In establishing the quota, the Secretary shall take
12	into account—
13	"(A) any stocks of peanuts on hand in the
14	inventory of the Commodity Credit Corporation
15	"(B) peanuts or products of peanuts im-
16	ported into the United States;
17	"(C) projected purchases of additional pea-
18	nuts by the Department of Defense and other
19	Federal and State agencies; and
20	"(D) additional peanuts used for domestic
21	edible use in a quantity equal to the projected
22	imports of peanuts, products of peanuts, and
23	peanut-containing products.
24	"(4) Announcement.—The national poundage
25	quota for a marketing year shall be announced by

1	the Secretary not later than the December 15 pre-
2	ceding the marketing year.
3	"(b) Poundage Quotas.—
4	"(1) In general.—
5	"(A) ESTABLISHMENT.—A poundage
6	quota for each of the 1997 through 2001 mar-
7	keting years shall be established—
8	"(i) for a person if—
9	"(I)(aa) the person held a quota
10	in the previous marketing year; or
11	"(bb) in the case of the 1995
12	marketing year, quota was assigned to
13	the farm of the person;
14	unless the quota was sold; and
15	"(II) the person has produced or
16	marketed, or is considered to have
17	produced or marketed, peanuts in at
18	least 2 of the 3 immediately preceding
19	marketing years, as determined by the
20	Secretary; or
21	"(ii) as approved and determined by
22	the Secretary for each person who pro-
23	duces peanuts in connection with experi-
24	mental and research programs.
25	"(B) Quantity.—

1	"(i) IN GENERAL.—The poundage
2	quota for each of the 1997 through 2001
3	marketing years shall not be increased—
4	"(I) for undermarketings from
5	any previous years; or
6	"(II) as the result of the alloca-
7	tion of quotas voluntarily released for
8	1 year under paragraph (6).
9	"(ii) Increased Quota.—The pound-
10	age quota, if any, for each of the 1997
11	through 2001 marketing years, shall be
12	equal to the quantity of peanuts allocated
13	under paragraph (2).
14	"(C) Transfers.—For purposes of this
15	subsection, if the poundage quota, or any part
16	of the quota, is permanently transferred in ac-
17	cordance with this Act, the receiving person
18	shall be considered as possessing the poundage
19	quota (or part of the quota) of the transferring
20	person as of the date of the transfer and for all
21	subsequent marketing years.
22	"(2) Adjustments.—
23	"(A) Allocation of increased quota
24	GENERALLY.—If the national poundage quota
25	for any of the 1997 through 2001 marketing

years is increased over the national poundage quota for the immediately preceding marketing year, the increase shall be allocated, proportionately, among persons who possess quota if the persons produced peanuts in at least 2 of the 3 immediately preceding marketing years, as determined by the Secretary.

"(B) Decrease.—If the national poundage quota for any of the 1997 through 2001 marketing years is decreased from the national poundage quota for the immediately preceding marketing year, the decrease shall be allocated, proportionately, among persons who possess a quota if the persons produced peanuts in at least 2 of the 3 immediately preceding marketing years, as determined by the Secretary.

"(3) Quota not produced.—

"(A) In GENERAL.—Insofar as practicable and on such fair and equitable basis as the Secretary may by regulation prescribe, the poundage quota established for a person for any of the 1997 through 2001 marketing years shall be reduced to the extent that the Secretary determines that the poundage quota established for the person for any 2 of the 3 marketing

1	years preceding the marketing year for which
2	the determination is being made was not pro-
3	duced, or considered produced.
4	"(B) Exclusions.—For the purposes of
5	this paragraph, the poundage quota for any
6	such preceding marketing year shall not in-
7	clude—
8	"(i) any increases for undermarketing
9	of quota peanuts from previous years; or
10	"(ii) any increase resulting from the
11	allocation of quotas voluntarily released for
12	1 year under paragraph (6).
13	"(4) Quota considered produced.—For
14	purposes of this subsection, the poundage quota
15	shall be considered produced by a person if—
16	"(A) the poundage quota was not produced
17	because of drought, flood, or any other natural
18	disaster, or any other condition beyond the con-
19	trol of the person, as determined by the Sec-
20	retary; or
21	"(B) the poundage quota for the person
22	was released voluntarily under paragraph (6)
23	for only 1 of the 3 marketing years immediately
24	preceding the marketing year for which the de-
25	termination is being made.

1	"(5) Quota permanently released.—
2	"(A) In general.—The poundage quota
3	established for a person, or any part of the
4	quota, may be permanently released.
5	"(B) Adjustment of Quota.—The
6	poundage quota for the person for which the
7	quota is released shall be adjusted downward to
8	reflect the quota that is released.
9	"(C) Unused quota.—Any quota not
10	produced, considered produced, or not leased or
11	sold shall be considered permanently released.
12	"(6) Quota temporarily released.—
13	"(A) IN GENERAL.—The poundage quota,
14	or any portion of the quota, established for a
15	person for a marketing year may be voluntarily
16	released to the Secretary to the extent that the
17	quota, or any part of the quota, will not be pro-
18	duced by the person for the marketing year.
19	Any poundage quota so released shall be allo-
20	cated to other persons on such basis as the Sec-
21	retary may by regulation prescribe.
22	"(B) Effective Period.—Except as oth-
23	erwise provided in this section, any adjustment
24	in the poundage quota for a person under sub-
25	paragraph (A) shall be effective only for the

marketing year for which the adjustment is made and shall not be taken into consideration in establishing a poundage quota for the person from which the quota was released for any subsequent marketing year.

- 6 "(7) Released Quota.—Any poundage quota 7 permanently released may not be reallocated in the 8 subsequent marketing year.
- 9 "(c) Referendum Respecting Poundage 10 Quotas.—
- 11 "(1) In General.—Not later than December 12 15, 1997, the Secretary shall conduct a referendum 13 of all producers engaged in the production of pea-14 nuts to determine whether the producers are in favor 15 of or opposed to poundage quotas with respect to the 16 crops of peanuts produced in the remaining market-17 ing years authorized by this part, except that, if as 18 many as ²/₃ of the producers voting in any referen-19 dum vote in favor of poundage quotas, no referen-20 dum shall be held with respect to quotas for the re-21 maining marketing years authorized by this part. 22 Each producer voting in the referendum may cast 1 23 vote.

- 1 "(2) PROCLAMATION.—The Secretary shall pro-2 claim the result of the referendum within 30 days 3 after the date on which the referendum is held.
- "(3) Vote against quotas.—If more than ¹/₃
 of the producers voting in the referendum vote
 against quotas, the Secretary shall proclaim that
 poundage quotas will not be in effect for the remaining marketing years authorized by this part.
- 9 "SEC. 358A. SALE, LEASE, OR TRANSFER OF POUNDAGE

 QUOTA FOR 1997 THROUGH 2001 CROPS OF

 PEANUTS.
- "(a) IN GENERAL.—Subject to such terms and condi-12 tions as the Secretary may prescribe, a person for which a poundage quota has been established under this Act may 14 15 sell, lease, or transfer all or any part of the poundage quota to any other owner, operator, or producer of peanuts 16 without geographic limitation. Sales, leases, or transfers 17 shall be allowed so as to rationalize production for owners, 18 operators, or producers in areas or regions that may be 19 the most efficient and productive. 20
- "(b) TREATMENT OF LESSORS.—For purposes of this part, a lessor who is a person who leases all or any part of a poundage quota for a marketing year shall be considered to have produced or marketed the quota for that marketing year.

1	"(c) Limits.—A sale, lease, or transfer of poundage
2	quotas under this section shall be subject to the following
3	conditions:
4	"(1) LIENHOLDERS.—No transfer of the
5	poundage quota from a farm subject to a mortgage
6	or other lien is effective unless the transfer is agreed
7	to by the lienholders.
8	"(2) Record.—No transfer of the poundage
9	quota shall be effective until the Secretary and all
10	lienholders are given notice of the transfer, as deter-
11	mined by the Secretary.
12	"(3) Limitation.—The Secretary may not es-
13	tablish a limitation on the quantity or geographical
14	location of poundage quota that may be transferred.
15	"(4) Other terms.—The Secretary may es-
16	tablish by regulation other terms and conditions.
17	"SEC. 358B. MARKETING PENALTIES AND DISPOSITION OF
18	ADDITIONAL PEANUTS FOR 1997 THROUGH
19	2001 CROPS OF PEANUTS.
20	"(a) Marketing Penalties.—
21	"(1) In general.—
22	"(A) Marketing peanuts in excess of
23	QUOTA.—The marketing of any peanuts for do-
24	mestic edible use in excess of the poundage
25	quota for a person shall be subject to a penalty

at a rate equal to 140 percent of the support price for quota peanuts for the marketing year in which the marketing occurs. The penalty shall not apply to the marketing of breeder or Foundation seed peanuts grown and marketed by a publicly owned agricultural experiment station (including a State operated seed organization), nor to additional peanuts marketed under contracts between handlers and producers under subsection (e).

- "(B) Marketing additional peanuts.—The marketing of any additional peanuts shall be subject to the same penalty as the penalty prescribed in subparagraph (A) unless the peanuts, in accordance with regulations established by the Secretary, are—
 - "(i) placed under loan at the additional loan rate in effect for the peanuts under section 155 of the Agricultural Market Transition Act (7 U.S.C. 7271) and not redeemed by the producers;
 - "(ii) marketed or used for seed in accordance with regulations issued by the Secretary, and under the supervision of agents designated by the Secretary; or

- 1 "(iii) marketed under contracts be-2 tween handlers and producers pursuant to 3 subsection (e).
 - "(2) PAYER.—The penalty shall be paid by the person who buys or otherwise acquires the peanuts from the producer or, if the peanuts are marketed by the producer through an agent, the penalty shall be paid by the agent. The person or agent may deduct an amount equivalent to the penalty from the price paid to the producer.
 - "(3) Failure to collect.—If the person required to collect the penalty fails to collect the penalty, the person and all persons entitled to share in the peanuts marketed from the farm or the proceeds of the marketing shall be jointly and severally liable with the person who failed to collect the penalty for the amount of the penalty.
 - "(4) APPLICATION OF QUOTA.—Peanuts produced in a calendar year in which poundage quotas are in effect for the marketing year beginning in the calendar year shall be subject to the quotas even though the peanuts are marketed prior to the date on which the marketing year begins.
 - "(5) False information.—If any producer falsely identifies, fails to accurately certify planted

- acres, or fails to account for the disposition of any peanuts produced on the planted acres, a quantity of peanuts equal to the greater of the average or actual yield of the farm, as determined by the Secretary, multiplied by the number of planted acres, shall be deemed to have been marketed in violation of permissible uses of quota and additional peanuts. Any penalty payable under this paragraph shall be paid and remitted by the producer.
 - "(6) Unintentional violations.—The Secretary shall authorize, under such regulations as the Secretary shall issue, the county committees established under section 8(b) of the Soil Conservation and Domestic Allotment Act (16 U.S.C. 590h(b)) to waive or reduce marketing penalties provided for under this subsection in cases which the committees determine that the violations that were the basis of the penalties were unintentional or without knowledge on the part of the parties concerned.
 - "(7) DE MINIMIS VIOLATIONS.—An error in weight that does not exceed ½10 of 1 percent in the case of any 1 marketing document shall not be considered to be a marketing violation except in a case of fraud or conspiracy.
- 25 "(b) Use of Quota and Additional Peanuts.—

- 1 "(1) QUOTA PEANUTS.—Quota peanuts may be 2 retained for use on a farm. If the peanuts are used 3 on the farm, the peanuts shall be considered mar-4 keted.
- 6 "(2) ADDITIONAL PEANUTS.—Additional pea-6 nuts may be sold for seed or used on a farm and 7 may not be marketed for domestic edible use, except 8 as provided in subsection (e) and section 155(a)(5) 9 of the Agricultural Market Transition Act (7 U.S.C. 10 7271(a)(5)). If the peanuts are used on the farm, 11 the peanuts shall be considered marketed.

"(c) Marketing Peanuts With Excess Quan-

TITY, GRADE, OR QUALITY.—On a finding by the Secretary that the peanuts marketed from any crop for do-14 15 mestic edible use by a handler are larger in quantity or higher in grade or quality than the peanuts that could rea-16 17 sonably be produced from the quantity of peanuts having 18 the grade, kernel content, and quality of the quota peanuts acquired by the handler from the crop for the marketing, 19 20 the handler shall be subject to a penalty equal to 140 per-21 cent of the loan level for quota peanuts on the quantity of peanuts that the Secretary determines are in excess of 23 the quantity, grade, or quality of the peanuts that could reasonably have been produced from the peanuts so acquired. 25

1	"(d) Handling and Disposal of Additional
2	Peanuts.—
3	"(1) In general.—A handler who provides
4	adequate assurances to the Secretary under para-
5	graph (3) shall be eligible to handle, process, and ex-
6	port additional peanuts.
7	"(2) Supervision by Handlers.—
8	"(A) In General.—Supervision of the
9	handling and disposal of additional peanuts by
10	a handler shall not be required if the handler
11	agrees in writing, prior to any handling or dis-
12	posal of the peanuts, to comply with regulations
13	that the Secretary shall issue.
14	"(B) Regulations.—The regulations is-
15	sued by the Secretary shall include the follow-
16	ing:
17	"(i) Types of exported or
18	CRUSHED PEANUTS.—Handlers of shelled
19	or milled peanuts may export or crush—
20	"(I) sound split kernel additional
21	peanuts purchased by the handler
22	that are discounted due to the per-
23	centage of sound splits per pound;
24	"(II) sound mature kernel addi-
25	tional peanuts in an amount equal to

1	the poundage of the additional pea-
2	nuts purchased by the handler, less
3	the total poundage of sound split ker-
4	nel peanuts; and
5	"(III) the remaining quantity of
6	additional peanuts purchased by the
7	handler.
8	"(ii) Documentation.—A handler
9	shall ensure that any additional peanuts
10	exported or crushed are evidenced by on-
11	board bills of lading or other appropriate
12	documentation as may be required by the
13	Secretary.
14	"(iii) Loss of Peanuts.—If a han-
15	dler suffers a loss of peanuts as a result of
16	fire, flood, or any other condition beyond
17	the control of the handler, the portion of
18	the loss allocated to contracted additional
19	peanuts shall not be greater than the por-
20	tion of the total peanut purchases of the
21	handler for the year for export or crushing.
22	"(iv) Shrinkage allowance.—
23	"(I) In general.—The obliga-
24	tion of a handler to export or crush
25	peanuts in quantities described in this

subparagraph shall be reduced by a shrinkage allowance, to be determined by the Secretary, to reflect actual dollar value shrinkage experienced by handlers in commercial operations, except that the allowance shall not be less than 4 percent.

"(II) COMMON INDUSTRY PRAC-TICES.—The Secretary may provide a lower shrinkage allowance for a handler who fails to comply with shrinkage criteria specified by the Secretary, taking into account common industry practice.

"(3) ADEQUATE FINANCES AND FACILITIES.—A handler shall submit to the Secretary adequate assurances that the handler is fiscally sound. The Secretary shall not require proof of capacity to process peanuts.

"(4) Commingling of like type and segregation and additional peanuts of like type and segregation or quality may, under regulations issued by the Secretary, be commingled and exchanged on a dollar value basis to facilitate warehousing, handling, and marketing.

"(5) Penalty.—

"(A) IN GENERAL.—Except as provided in subparagraph (B), the failure by a handler to comply with regulations issued by the Secretary governing the disposition and handling of additional peanuts shall subject the handler to a penalty at a rate equal to 140 percent of the loan level for quota peanuts on the quantity of peanuts involved in the violation.

"(B) NONDELIVERY.—A handler shall not be subject to a penalty for failure to export additional peanuts if the peanuts were not delivered to the handler.

"(6) REENTRY OF EXPORTED PEANUTS.—

"(A) Penalty.—If any additional peanuts exported by a handler are reentered into the United States in commercial quantities as determined by the Secretary, the importer of the peanuts shall be subject to a penalty at a rate equal to 140 percent of the loan level for quota peanuts on the quantity of peanuts reentered.

"(B) Records.—Each person, firm, or handler who imports peanuts into the United States shall maintain such records and docu-

1	ments as are required by the Secretary to en-
2	sure compliance with this subsection.
3	"(e) Contracts for Purchase of Additional
4	Peanuts.—
5	"(1) IN GENERAL.—Handlers may, under such
6	regulations as the Secretary may issue, contract with
7	producers for the purchase of additional peanuts
8	for—
9	"(A) crushing;
10	"(B) export;
11	"(C) use as seed;
12	"(D) sale to the Department of Defense or
13	another agency of the Federal, State, or local
14	government;
15	"(E) domestic edible use in a quantity
16	equal to the projected imports of peanuts, prod-
17	ucts of peanuts, and peanut-containing prod-
18	ucts; or
19	"(F) any combination of the uses referred
20	to in subparagraphs (A) through (E).
21	"(2) Information for handling and proc-
22	ESSING ADDITIONAL PEANUTS.—Any person wishing
23	to handle or process additional peanuts as a handler
24	shall submit to the Secretary such information as
25	the Secretary may require.

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"(3) Suspension of restrictions on im-PORTED PEANUTS.—Notwithstanding any other provision of this Act, if the President issues a proclamation under section 404(b) of the Uruguay Round Agreements Act (19 U.S.C. 3601(b)) expanding the quantity of peanuts subject to the in-quota rate of duty under a tariff-rate quota, or under section 22 of the Agricultural Adjustment Act (7 U.S.C. 624), reenacted with amendments by the Agricultural Marketing Agreement Act of 1937, temporarily suspending restrictions on the importation of peanuts, the Secretary shall, subject to such terms and conditions as the Secretary may prescribe, permit a handler, with the written consent of the producer, to purchase additional peanuts from any producer who contracted with the handler and to offer the peanuts for sale for domestic edible use.

"(f) Administration.—

"(1) Interest.—The person liable for payment or collection of any penalty provided for in this section shall be liable also for interest on the penalty at a rate per annum equal to the rate per annum of interest that was charged the Commodity Credit Corporation by the Treasury of the United States on the date the penalty became due.

- "(2) DE MINIMIS QUANTITY.—This section shall not apply to peanuts produced on any farm on which the acreage harvested for peanuts is 1 acre or less if the producers who share in the peanuts produced on the farm do not share in the peanuts produced on any other farm.
 - "(3) LIENS.—Until the amount of the penalty provided by this section is paid, a lien on the crop of peanuts with respect to which the penalty is incurred, and on any subsequent crop of peanuts subject to poundage quotas in which the person liable for payment of the penalty has an interest, shall be in effect in favor of the United States.
 - "(4) Information.—A person possessing a poundage quota, and a producer of additional peanuts, shall provide any information required by the Secretary to carry out this section.

"(5) Penalties.—

"(A) PROCEDURES.—The liability for and the amount of any penalty assessed under this section shall be determined in accordance with such procedures as the Secretary may prescribe by regulation. The facts constituting the basis for determining the liability for or amount of any penalty assessed under this section, when officially determined in conformity with the applicable regulations prescribed by the Secretary, shall be final and conclusive and shall not be reviewable by any other officer or agency of the Federal Government.

- "(B) Judicial review.—Nothing in this section prohibits any court of competent jurisdiction from reviewing any determination made by the Secretary with respect to whether the determination was made in conformity with the applicable law.
- "(6) Reduction of Penalties.—The Secretary may reduce the amount of any penalty assessed against a handler under this section by any appropriate amount, including, in an appropriate case, eliminating the penalty entirely, if the Secretary finds that the violation on which the penalty is based was minor or inadvertent, and that the reduction of the penalty will not impair the operation of the peanut program.

21 "SEC. 358C. EXPERIMENTAL AND RESEARCH PROGRAMS

FOR PEANUTS.

"(a) In General.—The Secretary may permit a portion of the national poundage quota for peanuts established under section 358(a) to be provided to land-grant

- 1 institutions identified in the Act of May 8, 1914 (38 Stat.
- 2 372, chapter 79; 7 U.S.C. 341 et seq.), and colleges eligi-
- 3 ble to receive funds under the Act of August 30, 1890
- 4 (26 Stat. 419, chapter 841; 7 U.S.C. 321 et seq.), includ-
- 5 ing Tuskegee Institute and, as appropriate, the Agricul-
- 6 tural Research Service of the Department of Agriculture,
- 7 to be used for experimental and research purposes.
- 8 "(b) QUANTITY.—The quantity of the quota allocated
- 9 to an institution under this section shall not exceed the
- 10 quantity of the quota held by each such institution during
- 11 the 1995 marketing year.
- 12 "(c) Limitation.—The director of an agricultural
- 13 experiment station shall be required to ensure, to the ex-
- 14 tent practicable, that participating farm operators or pro-
- 15 ducers who do not produce quota peanuts under sub-
- 16 section (a) in excess of the quantity needed for experi-
- 17 mental and research purposes.
- 18 "SEC. 358D. CROPS.
- 19 "This part shall be effective only for the 1997
- 20 through 2001 crops of peanuts.".
- 21 SEC. 102. TERMINATION OF MARKETING QUOTAS FOR 2002
- 22 AND SUBSEQUENT CROPS OF PEANUTS.
- 23 (a) IN GENERAL.—Effective beginning with the 2002
- 24 crop of peanuts, part VI of subtitle B of title III of the

1	Agricultural Adjustment Act of 1938 (7 U.S.C. 1357 et
2	seq.) is repealed.
3	(b) Conforming Amendments.—
4	(1) Administrative provisions.—Section 361
5	of the Agricultural Adjustment Act of 1938 (7
6	U.S.C. 1361) is amended by striking "peanuts,".
7	(2) Adjustment of Quotas.—Section 371 of
8	the Agricultural Adjustment Act of 1938 (7 U.S.C.
9	1371) is amended—
10	(A) in the first sentence of subsection (a),
11	by striking "peanuts,"; and
12	(B) in the first sentence of subsection (b),
13	by striking "peanuts".
14	(3) Reports and Records.—Section 373 of
15	the Agricultural Adjustment Act of 1938 (7 U.S.C.
16	1373) is amended—
17	(A) in the first sentence of subsection
18	(a)—
19	(i) by striking "peanuts," each place
20	it appears;
21	(ii) by inserting "and" after "from
22	producers,"; and
23	(iii) by striking "for producers, all"
24	and all that follows through the period at

1	the end of the sentence and inserting "for
2	producers."; and
3	(B) in subsection (b), by striking "pea-
4	nuts,".
5	(4) Eminent domain.—Section 378(c) of the
6	Agricultural Adjustment Act of 1938 (7 U.S.C.
7	1378(c)) is amended in the first sentence—
8	(A) by striking "cotton," and inserting
9	"cotton and"; and
10	(B) by striking "and peanuts,".
11	(c) Crops.—This section and the amendments made
12	by this section shall become effective beginning with the
13	2002 crop of peanuts.
14	TITLE II—MARKET TRANSITION
15	PROGRAMS FOR PEANUTS
16	SEC. 201. MARKET TRANSITION PROGRAM FOR 1997
17	THROUGH 2001 CROPS OF QUOTA AND ADDI-
18	TIONAL PEANUTS.
19	Effective beginning with the 1997 crop of peanuts,
20	section 155 of the Agricultural Market Transition Act (7
21	U.S.C. 7271) is amended to read as follows:
22	"SEC. 155. PEANUT PROGRAM.
23	"(a) Quota Peanuts.—

- 1 "(1) IN GENERAL.—The Secretary shall make 2 nonrecourse loans available to producers of each of 3 the 1997 through 2001 crops of quota peanuts.
 - "(2) DISBURSEMENT.—The Secretary shall initially disburse only 85 percent of the loans required under paragraph (1) to producers for the 1997 crop, and 80 percent of the loans for each of the 1998, 1999, 2000, and 2001 crops, and provide for the disbursement to producers at maturity of any balances due the producers on the loans that may remain to be settled at maturity. The remainder of the loans shall be paid only if payment would result in no net cost to the Commodity Credit Corporation for the immediately preceding and current crops of quota peanuts.
 - "(3) SUPPORT RATES.—The national average quota support rate for quota peanuts shall not be more than \$610 per ton for the 1997 crop, \$550 per ton for the 1998 crop, \$515 per ton for the 1999 crop, \$480 per ton for the 2000 crop, and \$445 per ton for the 2001 crop.
 - "(4) Inspection, Handling, or Storage.—
 The levels of support determined under paragraph
 (3) shall not be reduced by any deduction for inspection, handling, or storage.

- 1 "(5) Marketing of Peanuts owned or con2 Trolled by the Commodity Credit Corporation may be made avail3 able for domestic edible use, in accordance with reg6 ulations issued by the Secretary and sales price re-
- 8 "(6) LOCATION AND OTHER FACTORS.—The
 9 Secretary may make adjustments for location of pea10 nuts and such other factors as are authorized by
 11 section 403.

strictions applicable to the Corporation.

- 12 "(b) Additional Peanuts.—The Secretary shall make nonrecourse loans available to producers of each of the 1997 through 2001 crops of additional peanuts at 14 such levels as the Secretary considers appropriate, taking into consideration the demand for peanut oil and peanut meal, the expected prices of other vegetable oils and protein meals, and the demand for peanuts in foreign markets, except that the Secretary shall set the support rate 20 on additional peanuts at a level estimated by the Secretary 21 to ensure that there are no losses to the Commodity Credit 22 Corporation on the sale or disposal of the peanuts.
- 23 "(c) Pools for Quota and Additional Pea-24 nuts.—

"(1) In general.—The Secretary shall require a participating marketing association to establish pools and maintain complete and accurate records by area and segregation for quota peanuts handled under loan and for additional peanuts placed under loan, except that separate pools shall be established for Valencia peanuts produced in New Mexico. Bright hull and dark hull Valencia peanuts shall be considered as separate types for the purpose of es-tablishing the pools.

- "(2) NET GAINS.—Net gains on peanuts in each pool, unless otherwise approved by the Secretary, shall be distributed only to producers who placed peanuts in the pool and shall be distributed in proportion to the value of the peanuts placed in the pool by each producer. Net gains for peanuts in each pool shall consist of the net gains over and above the loan indebtedness and other costs or losses incurred on peanuts placed in the pool.
- "(3) Losses.—A loss in an area quota pool shall be offset by any gain or profit from other area quota pools (other than the quota pool for Valencia peanuts for New Mexico). A quota pool shall be administered at no cost to the Commodity Credit Corporation.

- 1 "(d) DISAPPROVAL OF QUOTAS.—No loan may be
- 2 made available by the Secretary for any crop of peanuts
- 3 with respect to which poundage quotas have been dis-
- 4 approved by producers, as provided for in section 358(c)
- 5 of the Agricultural Adjustment Act of 1938 (7 U.S.C.
- 6 1358(c)).

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- 7 "(e) Marketing Assessment.—
- this subsection, the term 'first purchaser' means a person acquiring peanuts from a producer, except that in the case of peanuts forfeited by a producer to the Commodity Credit Corporation, the term means the person acquiring the peanuts from the Commodity Credit Corporation.
 - "(2) Assessment.—The Secretary shall provide, by regulation, for a nonrefundable marketing assessment applicable to each of the 1997 through 2001 crops of peanuts. The assessment shall be made in accordance with this subsection and shall be on a per pound basis in an amount equal to 1.2 percent of the national average quota or additional peanut support rate per pound, as applicable, for the applicable crop. No peanuts shall be assessed more than 1.2 percent of the applicable support rate under this subsection.

1	"(3) First purchasers.—Except as provided
2	under paragraphs (4) and (5), the first purchaser of
3	peanuts shall—
4	"(A) collect from the producer a marketing
5	assessment equal to the quantity of peanuts ac-
6	quired multiplied by .65 percent of the applica-
7	ble national average support rate;
8	"(B) pay, in addition to the amount col-
9	lected under subparagraph (A), a marketing as-
10	sessment in an amount equal to the quantity of
11	peanuts acquired multiplied by .55 percent of
12	the applicable national average support rate;
13	and
14	"(C) remit the amounts required under
15	subparagraphs (A) and (B) to the Commodity
16	Credit Corporation in a manner specified by the
17	Secretary.
18	"(4) Other Private Marketings.—In the
19	case of a private marketing by a producer directly
20	to a consumer through a retail or wholesale outlet
21	or in the case of a marketing by the producer out-
22	side of the continental United States, the producer
23	shall be responsible for the full amount of the as-
24	sessment and shall remit the assessment by such

time as is specified by the Secretary.

1 "(5) LOAN PEANUTS.—In the case of peanuts 2 that are pledged as collateral for a loan made under 3 this section, ½ of the assessment shall be deducted 4 from the proceeds of the loan. The remainder of the 5 assessment shall be paid by the first purchaser of 6 the peanuts. For the purposes of computing net 7 gains on peanuts under this section, the reduction 8 in loan proceeds shall be treated as having been paid 9 to the producer.

- "(6) Penalties.—If any person fails to collect or remit the reduction required by this subsection or fails to comply with such requirements for record-keeping or otherwise as are required by the Secretary to carry out this subsection, the person shall be liable to the Secretary for a civil penalty up to an amount determined by multiplying—
- "(A) the quantity of peanuts involved in the violation; by
 - "(B) the national average quota support rate for the applicable crop year.
- 21 "(7) Enforcement.—The Secretary may enforce this subsection in the courts of the United States.

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"(f) COMMODITY CREDIT CORPORATION.—The Sec-1 retary shall carry out the program authorized by this sec-3 tion through the Commodity Credit Corporation. 4 "(g) Crops.—This section shall be effective for the 1997 through 2001 crops of peanuts.". SEC. 202. NONRECOURSE LOANS FOR 2002 AND SUBSE-7 QUENT CROPS OF PEANUTS. 8 Effective beginning with the 2002 crop of peanuts, section 155 of the Agricultural Market Transition Act (7 10 U.S.C. 7271) is amended to read as follows: "SEC. 155. PEANUT PROGRAM. 12 "(a) IN GENERAL.— 13 "(1) Loans.—The Secretary shall make non-14 recourse loans available to producers of peanuts for each of the 2002 and subsequent crops of peanuts. 15 16 "(2) Rate.—In carrying out paragraph (1), the 17 Secretary shall offer to all peanut producers non-18 recourse loans at a level not less than 85 percent of 19 the simple average price received by producers for 20 peanuts, as determined by the Secretary, during the 21 marketing year for each of the immediately preced-

period, but not more than \$350 per ton. The loans

ing 5 crops of peanuts, excluding the year in which

the average price was the highest and the year in

which the average price was the lowest during the

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- shall be administered at no net cost to the Commodity Credit Corporation.
- "(3) Inspection, handling, or storage.—
 The levels of support determined under paragraph
 (2) shall not be reduced by any deduction for inspection, handling, or storage.
 - "(4) Marketing of Peanuts owned or con-Trolled by the Commodity Credit Corporation may be made available for domestic edible use, in accordance with regulations issued by the Secretary, so long as doing so results in no net cost to the Commodity Credit Corporation.
 - "(5) LOCATION AND OTHER FACTORS.—The Secretary may make adjustments for the location of peanuts and such other factors as are authorized by section 403.
 - "(6) Announcement.—The Secretary shall announce the level of support for each crop of peanuts not later than the February 15 preceding the marketing year for which the level of support is being determined.

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- 1 "(b) Commodity Credit Corporation.—The Sec-
- 2 retary shall carry out the program authorized by this sec-
- 3 tion through the Commodity Credit Corporation.
- 4 "(c) Crops.—This section shall be effective for each
- 5 of the 2002 and subsequent crops of peanuts.".

6 TITLE III—IMPLEMENTATION

- 7 SEC. 301. REGULATIONS.
- 8 The Secretary of Agriculture shall issue such regula-
- 9 tions as are necessary to carry out this Act and the
- 10 amendments made by this Act.
- 11 SEC. 302. APPLICATION.
- 12 (a) Crops.—Except as otherwise specifically pro-
- 13 vided in this Act, this Act and the amendments made by
- 14 this Act shall apply beginning with the 1997 crop of pea-
- 15 nuts.
- 16 (b) Prior Crops.—Except as otherwise specifically
- 17 provided and notwithstanding any other provision of law,
- 18 this Act and the amendments made by this Act shall not
- 19 affect the authority of the Secretary of Agriculture to
- 20 carry out a market transition or production adjustment
- 21 program for any of the 1991 through 1996 crops of pea-
- 22 nuts established under a provision of law in effect imme-
- 23 diately before the enactment of this Act.

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